

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

DARYL DE KECZER, individually and on  
behalf of all others similarly situated,

CASE NO. 5:12-cv-02409 EJD

Plaintiff(s),

**ORDER RE: STATEMENTS OF RECENT  
DECISION**

v.


TETLY USA, INC.,

Defendant(s).

Since this district's Civil Local Rules do not provide for the filing of Statements of Recent Decision after a motion's noticed hearing date,<sup>1</sup> the parties to this action shall not file any further Statements of Recent Decision with regard to the currently pending Motion to Dismiss.

**IT IS SO ORDERED.**

Dated: July 25, 2014

  
EDWARD J. DAVILA  
United States District Judge

<sup>1</sup> "Before the noticed hearing date, counsel may bring to the Court's attention a relevant judicial opinion published after the date the opposition or reply was filed by filing and serving a Statement of Recent Decision, containing a citation to and providing a copy of the new opinion—without argument." Civ. L. R. 7-3(d)(2).